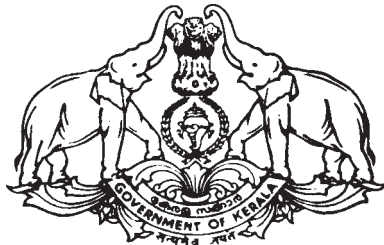


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Government of Kerala
കേരള സർക്കാർ
2010



Reg. No. റജി. നമ്പർ
KL/TV(N)/12/2009-2011

KERALA GAZETTE

കേരള ഗസറ്റ്

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THIRUVANANTHAPURAM, TUESDAY
തിരുവനന്തപുരം, ചോറ്

20th April 2010
2010 ഏപ്രിൽ 20
30th Chaithra 1932
1932 ചെത്തോ 30

No.
നമ്പർ } 16

PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department

Labour and Rehabilitation (A)

ORDERS

(I)

G. O. (Rt.) No. 267/2010/LBR.

Thiruvananthapuram, 17th February 2010.

Whereas, the Government are of opinion that an industrial dispute exists between 1. The Chairman, Vyapari Vyavasayi Ekopana Samithi, West Nadakkavu Unit Office, Near English Church, Nadakkavu, Kozhikode-11, 2. Shri T. Gopalan (Unit President), 3. Shri P. Velayudhan, General Secretary and the worker of the above referred establishment Smt. C. V. Mercy, Jones, Pulikkattil House, Cherottu Vayal, House No. 1/1580, Nadakkavu P. O., Kozhikode in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. C. V. Mercy, worker by the management of Vyapari Vyavasayi Ekopana Samithi, Kozhikode is justifiable or not ? If not what are the benefits she is entitled to get ?

(2)

G. O. (Rt.) No. 289/2010/LBR.

Thiruvananthapuram, 18th February 2010.

Whereas, the Government are of opinion that an industrial dispute exists between the Secretary, Indian Coffee Board Workers Co-operative Society Limited No. 4227, M. G. Road, Thrissur and the workman of the above referred establishment Shri U. Rajan s/o Velu Ezhuthachan, Uppuparambil, Karalmann, Cherppulassery, Ottappalam, Palakkad District in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Labour Court will pass the award within a period of three months.

ANNEXURE

1. Whether the denial of employment to Shri U. Rajan, Section Supervisor by the management of Indian Coffee Board Workers Co-operative Society Limited No. 4227, Thrissur is justifiable or not ? 2. If not what relief he is entitled to ?

(3)

G. O. (Rt.) No. 380/2010/LBR.

Thiruvananthapuram, 6th March 2010.

Whereas, the Government are of opinion that an industrial dispute exists between the Group Manager, Harrisons Malayalam Limited, Mooply Valley Estate, Palappilly P. O., Thrissur District-680 304 and the workmen of the above referred establishment represented by the Secretary, Palappilly Rubber Estate Labour Congress, Palappilly P. O., Thrissur in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

1. Whether the dismissal of Shri K. A. Muhammed, Rubber Tapper, CR No. 2825, Kuthiravattathu House, Karikulam, Mooply Estate, Palappilly P. O., by the management of Harrisons Malayalam Limited, Mooply Estate, Palappilly P. O., Thrissur is justifiable ? 2. If not what relief he is entitled to get ?

(4)

G. O. (Rt.) No. 381/2010/LBR.

Thiruvananthapuram, 6th March 2010.

Whereas, the Government are of opinion that an industrial dispute exists between The President of Alamattom Ksheerolpadaka Co-operative Society No. R 45(D), APCOS, Kundur P. O., Kuzhoor, Thrissur District and the worker of the above referred establishment Smt. Sindhu w/o Lalu, Pallithara Veedu, Kundur P. O., Kuzhoor, Thrissur District in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the termination of service of Smt. Sindhu, Mobile Milk Collector of Alamattom Ksheerolpadaka Co-operative Society No. R 45(D), APCOS, Kundur by the management is justifiable ? If not what relief she is entitled to get ?

(5)

G. O. (Rt.) No. 382/2010/LBR.

Thiruvananthapuram, 6th March 2010.

Whereas, the Government are of opinion that an industrial dispute exists between the Chairman, Bharathiya Vidya Bhavan, Koyilandi P. O., Kozhikode and the workman of the above referred establishment Shri A. V. Sivadasan, Manakkattil House, Koyilandi P. O., Kozhikode in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of service of Shri A. V. Sivadasan, Office Administrator cum Accountant by the management of Bharathiya Vidhya Bhavan, Koyilandi Kendra is justifiable or not ? If not, what relief he is entitled to ?

(6)

G. O. (Rt.) No. 384/2010/LBR.

Thiruvananthapuram, 6th March 2010.

Whereas, the Government are of opinion that an industrial dispute exists between The Managing Director, Apollo Tyres Limited, Perambra, Thrissur and the workman of the above referred establishment Shri P. S. Suman, Pullattukuzhy Veedu, Thodapparamb, Koovappady P. O., Perumbavoor, Ernakulam District in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Shri P. S. Suman, Head Guard by the management of Apollo Tyres Limited, Perambra is justifiable ? If not what relief he is entitled to get ?

(7)

G. O. (Rt.) No. 411/2010/LBR.

Thiruvananthapuram, 10th March 2010.

Whereas, the Government are of opinion that an industrial dispute exists between The Group Manager, Harrisons Malayalam Limited, Mooply Valley Estate, Karikulam, Palappilly P. O., Thrissur District-680 304 and the workmen of the above referred establishment represented by the President, Kerala State Estate and Plantation Workers Union (TUCI), Harrisons Malayalam Limited, Palappilly, Aroma Building, II Floor, Puthukkad-680 301 in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ; .

. Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Shri T. M. Rajan, CR No. 2702, Tapper of Harrisons Malayalam Limited, Mooply Valley Estate, Karikulam Division, Palappilly P. O., Thrissur by the management is justifiable ? If not what relief he is entitled to get ?

(8)

G. O. (Rt.) No. 493/2010/LBR.

Thiruvananthapuram, 10th March 2010.

Whereas, the Government are of opinion that an industrial dispute exists between The Group Manager, Harrisons Malayalam Limited, Mooply Valley Estate, Palappilly P. O., Thrissur District and the workmen of the above referred establishment represented by the General Secretary, Kerala State Estate and Plantation Workers Union (TUCI), Harrisons Malayalam Limited, Palappilly, Lakshmi Nilayam Lodge, Alagappa Nagar, Thrissur-680 302 in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the deduction of 8 days wages from workers for their participation on one day strike on 21-12-2007 by the management of Harrisons Malayalam Limited, Mooply Valley Estate, Palappilly is justifiable ? If not, what relief they are entitled to get ?

(9)

G. O. (Rt.) No. 492/2010/LBR.

Thiruvananthapuram, 18th March 2010.

Whereas, the Government are of opinion that an industrial dispute exists between The Manager, Kerala Transport Company Limited, Kozhikode and the workman of the above referred establishment Shri K. Choyikutty, 1/421, Thanal, Puthalath P.O., Makkada, Calicut-673 617 in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Shri K. Choyikutty, workman of the Kerala Transport Company, Kozhikode by the management is justifiable or not ? If not what relief he is entitled to get ?

(10)

G. O. (Rt.) No. 494/2010/LBR.

Thiruvananthapuram, 18th March 2010.

Whereas, the Government are of opinion that an industrial dispute exists between The Senior Manager, Harrison Malayalam Limited, Kundai Estate, Palappilly P.O., Thrissur and the workman of the above referred establishment Shri Sreedharan, CR No. 1848, Chackiparambu Division Worker, Vallachira House, Kundai Estate, Harrisons Malayalam Limited, Palappilly P.O., Thrissur District in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Shri Sreedharan, CR No. 1848, Chackiparambu Division Worker, Vallachira House, Kundai Estate, Harrisons Malayalam Limited, Palappilly P.O. by the management of Harrisons Malayalam Limited, Kundai Estate, Palappilly P.O. is justifiable ? If not what relief he is entitled to get ?

(11)

G. O. (Rt.) No. 505/2010/LBR.

Thiruvananthapuram, 18th March 2010.

Whereas, the Government are of opinion that an industrial dispute exists between Shri S. M. Venkita Narayanan, Proprietor, S. M. V. Associates, Main Road, Kollam-691 001 and the workman of the above referred establishment Shri R. Ajithkumar, B/10 BSNL Quarters, Sankers Junction, Kollam in respect of matters mentioned in the annexure to this order ;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication ;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Shri R. Ajithkumar, Sales Officer with effect from 6-11-2008 by the management of S. M. V. Associates, Kollam is justifiable ? If not what relief the worker is entitled to get ?

By order of the Governor,

G. SIVAPRASAD,
Under Secretary to Government.